U.S. Application No. 10/082,677 Response to 3/23/2007 Office action

Remarks

Prior to this amendment, Claims 1-76 were pending in the present application. By this

amendment, Applicants have withdrawn Claims 1-47.

I. Restriction Requirement

Applicants elect to prosecute Species IV identified by the Examiner, without traverse,

and, consequently, elect to prosecute Claims 48-76 read on the elected species. It is possible that

other claims, not currently elected, also read on the elected species. Accordingly, an action on

the merits of Claims 48-76 is respectfully requested.

In response to the above requirement, Applicants have also withdrawn Claims 1-47 from

consideration. Applicants, however, reserve the right to prosecute the withdrawn claims and

other embodiments disclosed in the application in one or more divisional patent applications.

Further, Applicants reserve the right to have one or more of the withdrawn claims considered if a

generic claim is allowed.

II. Conclusion

In view of the foregoing, Applicants request examination of Claims 48-76 on the merits.

Respectfully submitted,

Mally S. Damsheuser

Molly S. Damsheuser

Reg. No. 58,890

Docket No. 025213-9075-01

Michael Best & Friedrich LLP

100 East Wisconsin Avenue, Suite 3300

Milwaukee, Wisconsin 53202-4108

(414) 271-6560